1 2 3 4 IN THE UNITED STATES DISTRICT COURT 5 FOR THE NORTHERN DISTRICT OF CALIFORNIA 6 7 WILLIE WILLIAMS, AE8191, 8 Plaintiff(s), No. C 17-0461 CRB (PR) 9 ORDER OF DISMISSAL VS. 10 M. DAHL, Correctional Counselor, Defendant(s). 11 12 13 Per order filed on April 24, 2017, the court dismissed with leave to amend plaintiff's pro se prisoner complaint under 42 U.S.C. § 1983 to allege, if possible, 14 15 facts showing that defendant: (1) knew that plaintiff faced a substantial risk of serious harm and disregarded that risk by failing to take reasonable steps to abate 16 it, and (2) actually and proximately caused the deprivation of plaintiff's Eighth 17 18 Amendment rights. The court made clear that failure to file a proper amended 19 complaint within 28 days will result in the dismissal of this action. 20 More than 28 days have passed, but plaintiff has neither filed a proper 21 amended complaint nor sought an extension of time to do so. This action 22 accordingly is DISMISSED. 23 SO ORDERED. 24 DATED: May 30, 2017 CHARLES R. BREYER 25 United States District Judge 26 27 28 G:\PRO-SE\CRB\CR.17\Williams, W.17-0461.dismissal.wpd